


Signed November 12, 2020.



Ronald B. King
Chief United States Bankruptcy Judge

On November 12, 2020, came on to be heard *DMA and Moore's Unopposed Motion for Leave to Amend* (ECF No. 100). In their *Motion*, DMA and Frank Daniel Moore request leave to amend their counterclaims and to add McLeod Oil, LLC and David Strolle as additional third-party

defendants. It appears to the Court that there is good cause to grant the *Motion* in part and deny the *Motion* in part. Accordingly, DMA and Moore are granted leave to amend their counterclaims but are denied leave to add any additional third-party defendants.

It is, therefore, **ORDERED, ADJUDGED, AND DECREED** that the above-referenced *Order* is hereby **GRANTED IN PART** and **DENIED IN PART**. It is further **ORDERED** that the movants, ***DMA Properties, Inc. and Frank Daniel Moore***, are **GRANTED** leave to amend their counterclaims and are **DENIED** leave to amend their pleadings to add any additional third-party defendants.

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